

CITY OF PROVIDENCE  
RHODE ISLAND



CITY COUNCIL

JOURNAL OF PROCEEDINGS

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No. 68 City Council Regular Meeting, June 19, 1997, 7:30 o'clock P.M. (E.D.T.)

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PRESIDING

COUNCIL PRESIDENT

EVELYN V. FARGNOLI

IN CITY COUNCIL

SEP 4 1997

APPROVED:

*Richard A. Clement*  
CLERK

ROLL CALL

Present: Council President Fargnoli,  
Councilmen Allen, Clarkin, DeLuca, Councilwoman DiRuzzo, Councilmen Igliozi, Jackson, Lombardi, Mancini, Councilwomen Nolan, Romano and Williams—12.

Absent: Councilman Rollins and Councilwoman Young—2.

## INVOCATION

The Invocation is given by COUNCIL-  
WOMAN CAROL A. ROMANO.

## PLEDGE OF ALLEGIANCE TO THE FLAG OF THE UNITED STATES OF AMERICA

COUNCILMAN JOSEPH DeLUCA leads  
the members of the City Council and the  
Assemblage in the Pledge of Allegiance to  
the Flag of the United States of America.

## APPOINTMENTS BY HIS HONOR THE MAYOR

Communication dated April 18, 1997, Informing the Honorable City Council that pursuant to Sections 302(b) and 203(a) of the Providence Home Rule Charter of 1980, he is this day reappointing Mr. Mark L. Lomazzo of 20 Fairbanks Street, Providence, Rhode Island 02908, as a Member of the Board of Canvassers for a term to expire on the first Monday in March, 2003, and respectfully submits the same for your approval.

**COUNCIL PRESIDENT FARGNOLI**  
Receives the Communication and Refers the Reappointment to the Committee on Finance.

The motion to Receive and Refer is  
Unanimously Sustained.

Communication dated May 16, 1997, Informing the Honorable City Council that pursuant to Section 302(b) and 1104 of the Providence Home Rule Charter of 1980, he is this day reappointing Mr. George W. Tennian, 69 Arbor Drive, Providence, Rhode Island, as a Member of the Civic Center Authority for a term to expire in May, 2000.

Received.

Communication dated May 16, 1997, Informing the Honorable City Council that pursuant to Section 302(b) and 1104 of the Providence Home Rule Charter of 1980, he is this day reappointing Mr. Victor W. Fera, 50 Park Row East, Apt. 506,

Providence, Rhode Island, as a Member of the Civic Center Authority for a term to expire in May, 2000.

Received.

## ORDINANCES SECOND READING

**The following Ordinances were in City Council June 5, 1997, Read and Passed the First Time and are severally returned for Passage the Second Time:**

An Ordinance amending Providence 2000: The Comprehensive Plan, Chapter 1994, 52, No. 798, adopted December 27, 1994 relative to Imera Avenue and Rushmore Avenue.

*Be it ordained by the City of Providence:*

That Chapter 1994-52, No. 798, approved December 27, 1994 also known as *Providence 2000: The Comprehensive Plan*, (hereinafter referred to a "Plan") is hereby amended, pursuant to Rhode Island General Laws Sec. 45-22.2-12. The following sections shall be considered to be a single action to amend the Plan.

*Section 1.* Amendment #2-1, adopted by the City Plan Commission on November 21, 1996 (Imera/Rushmore), attached and made part of this Ordinance.

*Section 2.* Amendment #2-2, adopted by the City Plan Commission on November 21, 1996 (Land Use: Non-Residential Map), attached and made part of this Ordinance.

*Section 3.* This Ordinance shall take effect upon passage.

An Ordinance approving and adopting The Americans with Disabilities Act Compliance Report for the City of Providence.

*Be it ordained by the City of Providence:*

*Whereas*, The Mayor's Advisory Commission for People with Disabilities (hereinafter referred to as "the Commission"), representing the City of Providence, has formulated and submitted to the City Council for its consideration, a plan entitled *The Americans With Disabilities Act Compliance Report for the City of Providence*, November, 1996, prepared in accordance with the mandates of the Americans With Disabilities Act enacted by Congress on July 26, 1996, 42 U.S.C. § 12101 et seq., (hereinafter referred to as "the ADA"); and

*Whereas*, The ADA prohibits discrimination against physically, mentally, visually and hearing impaired individuals in the areas of employment services, transportation and telecommunications; and

*Whereas*, The Commission, established in 1985 as a formal link to City government in protecting the rights of individuals with disabilities, pursuant to Executive Order 1992-03 of January

21, 1992, was ordered to address the requirements of the ADA, review city policies and practices, and prepare a planning document which, when implemented, would bring the City of Providence into compliance with ADA mandates; and

*Whereas*, Having fulfilled this assignment, the Commission in presenting this plan establishes detailed nondiscrimination policy for this City in all its functions and services thus underscoring this City's commitment to individuals with disabilities; and

*Now, therefore, be it ordained by the City of Providence:*

1. The Americans With Disabilities Act Compliance Report for the City of Providence is approved as the official plan of ADA compliance for the City of Providence.

2. In enacting this Ordinance, the City Council intends to comply with the provisions of the plan so that the requirement of this law shall be carried out by the City thereby protecting the interest of the people and the City of Providence, joining in a major effort by the federal government to incorporate prohibitions against discrimination for people with disabilities.

3. The Commission is fully authorized to supervise the implementation of this plan and all City departments, boards, commissions and agencies shall cooperate with the Commission.

4. *The Americans With Disabilities Compliance Report for the City of Providence*, containing a table of contents, 100 pages of text, chart and appendix, is approved, adopted and designated the official plan.

5. In order to implement and facilitate the policies of the compliance report, the City Council:

a. Pledges it cooperation in helping carry out this plan; and

b. Requests that all officials, departments,

boards, commissions and agencies of the City of Providence having administrative responsibilities likewise cooperate by exercising their powers and functions in a manner consistent with this plan to ensure that the City of Providence, in its employment practices and in the provision of its services, complies with the mandates of the ADA.

6. This Ordinance shall take effect on its passage and shall be filed with the City Clerk who is authorized and directed to forward a certified copy of this ordinance to the Commission.

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An Ordinance in amendment of Chapter 564 of the Ordinances of the City of Providence, entitled: "The City of Providence Zoning Ordinance" approved June 27, 1994, as amended, by amending Providence Zoning District Maps number 34, 94 and 95 of the Official Zoning Map by changing the Zoning District Designation of Certain Lots from R-2 to R-1.

*Be it ordained by the City of Providence:*

Section 1. Chapter 564 of the Ordinances of the City of Providence, entitled "The City of Providence Zoning Ordinance" approved June 27, 1994, as amended, is hereby amended by changing the zoning district designation of the following lots of the Zoning District Maps 34, 94 and 95 of the Official Zoning Maps from R-2 to R-1:

*Plat 34, Lots:*

49, 50, 51, 52, 53, 57, 60, 63, 64, 68, 72, 73, 75, 76, 79, 80, 81, 82, 83, 85, 87, 88, 90, 93, 95, 96, 97, 98, 99, 100, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 132, 133, 134, 140, 141, 142, 143, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 270, 341, 342, 350, 354

*Plat 94, Lots:*

1, 149, 150, 151, 152, 154, 156, 157, 158, 159, 160, 162, 164, 165, 166, 167, 169, 171, 172, 173, 186, 188, 203, 206, 207, 208, 209, 210, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 253, 255, 256, 257, 258, 259, 260, 261, 262, 263, 267, 270, 271, 273, 274, 275, 276, 277, 278, 279, 280, 282, 284, 285, 288, 289, 291, 292, 293, 294, 296, 300, 301, 306, 307, 308, 310, 313, 315, 317, 318, 324, 325, 326, 329, 333, 335, 337, 340, 341, 342, 343, 344, 346, 347, 349, 352, 356, 358, 359, 361, 363, 364, 365, 366, 368, 370, 372, 373, 374, 375, 376, 377, 380, 383, 384, 386, 387, 388, 389, 390, 393, 394, 395, 396, 398, 399, 400, 401, 402, 403, 404, 405, 406, 408, 409, 412, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 594, 597, 599, 602, 603, 609, 610, 614, 615, 617, 618, 619, 620, 692, 694, 695, 696, 697, 698, 699, 701, 702, 705, 706, 717, 718, 719, 722, 723, 724, 725, 727, 731, 732, 733, 734, 735, 738, 740

*Plat 95, Lots:*

215, 446, 454, 455, 460, 461, 462, 464, 466, 467, 479, 480, 481, 486, 492, 493, 494, 495, 496, 499, 500, 501, 502, 506, 507, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 531, 547, 657, 660, 686, 687, 694, 700, 701, 707, 708.

*Section 2.* This Ordinance shall take effect upon passage.

An Ordinance in amendment of the City of Providence Zoning Ordinance Chapter 1994-24, No. 365, approved June 27, 1994, as amended, relative to changing from an R-3 Residential Three Family District to a C-2 General Commercial District: Lot 306 on Zoning District Map 49, also known as 807 Broad Street.

*Be it ordained by the City of Providence:*

*Section 1.* The Providence Zoning Ordinance Chapter 1994-24 No. 365, approved June 27, 1994, as amended shall be further amended as follows:

*Section 103 A)* — Official Zoning Map — Providence Zoning District Map 49, dated October 24, 1991 and amended June 27, 1994, shall be further amended as follows:

Change from R-3, Residential Three-Family District to C-2 General Commercial District: Lot 306 on Zoning District Map 49 (also known as 807 Broad Street).

*Section 2.* This Ordinance shall take effect upon passage.

**Severally Read and Collectively Passed the Second Time, on motion of COUNCILMAN IGLIOZZI, seconded by COUNCILWOMAN DiRUZZO, by the following Roll Call Vote:**

**Ayes:** Council President Fagnoli, Councilmen Allen, Clarkin, DeLuca, Councilwoman DiRuzzo, Councilmen Igliazzi, Jackson, Lombardi, Mancini, Councilwomen Nolan, Romano, and Williams—12.

**Noes:** None.

**Absent:** Councilman Rollins and Councilwoman Young—2.

**The motion for Passage the Second Time is Sustained.**

**The following Ordinance was in City Council June 5, 1997, Read and Passed the First Time and is returned for Passage the Second Time, as amended:**

An Ordinance amending Providence 2000: The Comprehensive Plan, Chapter 1994-52, No. 798, adopted December 27, 1994, relative to Broad Street and Potters Avenue, as amended.

*Be it ordained by the City of Providence:*

That Chapter 1994-52, No. 798, approved December 27, 1994 also known as *Providence 2000: The Comprehensive Plan*, hereinafter referred to as "Plan") is hereby amended, pursuant to Rhode Island General Laws Sec. 45-22.2-12., as follows:

**Section 1 — Proposed "Land Use Map: Resi-**

dential" shall delete Medium Density Residential for that area on the west side of Broad Street, from Potters Avenue to Oxford Street, one lot deep.

**Section 2 —** Proposed "Land Use Map: Non-Residential" by inserting Limited Commercial for that area on the west side of Broad Street, from Potters Avenue to Oxford Street, one lot deep.

**Section 3 —** This Ordinance shall take effect upon passage.

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**The following Ordinance was in City Council June 5, 1997, Read and Passed the First Time, Referred Back to the Committee on Ordinances as amended and is returned for Passage the Second Time, as amended:**

An Ordinance amending the City of Providence Zoning Ordinance Chapter 1994-24 No. 365, approved June 27, 1994, as amended relative to "Manual Assembly of Jewelry, job shops" as amended.

*Be it ordained by the City of Providence:*

**Section 1.** The City of Providence Zoning Ordinance Chapter 1994-24 No. 365, Approved June 27, 1994, as amended, shall be further amended as follows:

a) Appendix A, Use Code 84.1, "Manual Assembly of Jewelry, job shops" shall include the following after the words "job shops"

"Manual and machine assisted assembly of jewelry parts; including linking, cutting, looping, but NOT INCLUDING any casting, plating, spot electric welding (on a Linkomatic type machine) of jewelry parts, open flame soldering or arc welding of such parts. Job shops also include carding, wrapping and packaging of jewelry parts for shipping purposes and may include storage

for such parts used in assembly of parts but shall not include bulk storage of any material."

**Section 2.** This Ordinance shall take effect upon passage.

**Severally Read and Collectively Passed the Second Time, as amended, on motion of COUNCILMAN IGLIOZZI, seconded by COUNCILWOMAN DiRUZZO, by the following Roll Call Vote:**

**Ayes:** Council President Fagnoli, Councilmen Allen, Clarkin, DeLuca, Councilwoman DiRuzzo, Councilmen Igliazzi, Jackson, Lombardi, Mancini, Councilwomen Nolan, Romano, and Williams—12.

**Noes:** None.

**Absent:** Councilman Rollins and Councilwoman Young—2.

**The motion for Passage the Second Time, as amended, is Sustained.**

## PRESENTATION OF ORDINANCES

**COUNCIL PRESIDENT FARGNOLI,  
COUNCILWOMAN NOLAN and COUN-  
CILMAN CLARKIN (By Request):**

An Ordinance in amendment of certain sections of Chapter 17, Article VI of the Code of Ordinances, entitled: "Retirement System".

**COUNCIL PRESIDENT FARGNOLI Ref-  
ers the Ordinance to the Committee on  
Finance.**

**The motion to Refer is Unanimously  
Sustained.**

**COUNCIL PRESIDENT FARGNOLI and  
COUNCILWOMAN DiRUZZO (By  
Request):**

An Ordinance making an appropriation of forty million, three hundred, twenty-seven thousand two hundred and six dollars (\$40,327,206) for the support of the Providence Water Supply Board for the Fiscal Year Ending June 30, 1998.

An Ordinance establishing a Compensation Plan for the Water Supply Board and repealing Chapter 1996-43 approved November 15, 1996, as amended.

An Ordinance establishing the Classes of Positions, the maximum number of employees and the number of employees in certain classes in the Water Supply Board and repealing Ordi-

nance Chapter 1996-44, approved November 15, 1996.

An Ordinance making an appropriation of two million, seven hundred twenty-seven thousand, nine hundred, eighty-seven dollars (\$2,727,987) for the Water Supply Board Water Quality Protection Fund for the Fiscal Year Ending June 30, 1998.

An Ordinance making an appropriation of two million, seven hundred and nine thousand, three hundred, seventy one dollars (\$2,709,371) for the Water Supply Board Capital Fund for the Fiscal Year Ending June 30, 1998.

An Ordinance making an appropriation of nine million, seven hundred, seventy thousand dollars (\$9,770,000) for the Water Supply Infrastructure Replacement Program Fund for the Fiscal Year Ending June 30, 1998.

An Ordinance making an appropriation of two million, five hundred, four thousand, three hundred, eighty-four dollars (\$2,504,384) for the Water Supply Board Insurance Fund for the Fiscal Year Ending June 30, 1998.

An Ordinance making an appropriation of one

million, sixty-four thousand dollars (\$1,064,000) for the Water Supply Board Meter Replacement Fund for the Fiscal Year Ending June 30, 1998.

**COUNCIL PRESIDENT FARGNOLI Refers the Several Ordinances to the Committee on Finance.**

**The motion to Refer is Unanimously Sustained.**

## PRESENTATION OF RESOLUTIONS

**COUNCIL PRESIDENT FARGNOLI (By Request):**

Resolution Requesting the Traffic Engineer to replace all the traffic signs along Lawn Street.

*Resolved*, That the Traffic Engineer is requested to replace all the traffic signs along Lawn Street.

on Smith Street between River Avenue and Academy Avenue, due to the increased traffic and pedestrian activity generated by R.F. Kennedy School at 8:30 o'clock a.m. to 9:00 o'clock a.m. and 2:30 o'clock p.m. to 3:00 o'clock p.m. on Smith Street, also Elmhurst Little League's use of Fagnoli Park generates much pedestrian activity in this area.

Resolution Requesting the Traffic Engineer to conduct a traffic flow study of the 5th Ward, due to many school buses using residential streets and damaging young trees.

*Resolved*, That the Traffic Engineer is requested to conduct a traffic flow study of the 5th Ward, due to many school buses using residential streets and damaging young trees.

**COUNCILMAN CLARKIN and COUNCIL PRESIDENT FARGNOLI:**

Resolution Requesting the the City of Providence to work with the State Department of Energy to become a "Clean City".

*Whereas*, Air Quality is an environmental concern for urban America and alternate fuels provide a proven method of reducing vehicle emissions, and

Resolution Requesting the Traffic Engineer to conduct a traffic study reducing the speed limit on Smith Street between River Avenue and Academy Avenue.

*Resolved*, That the Traffic Engineer is requested to conduct a traffic study reducing the speed limit

*Whereas*, The U.S. Department of Energy has established a Clean Cities program to assist cities and the various public and private sector stakeholders achieve the objective of increasing the use of alternate fuels and alternate fuel vehicles, and

*Whereas*, Providence is a progressive city committed to improving the lives of its citizens.



*Now, therefore, be it Resolved, That the City Council is requesting the City of Providence to work with the State Department of Energy to become a "Clean City".*

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**COUNCILMAN LOMBARDI (By Request):**

Resolution in Support of the building of a new Police and Fire Complex.

*Resolved, That the Members of the City Council do hereby support the building of a new Police and Fire Complex.*

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Resolution Requesting the Director of Inspection and Standards to investigate a fence at the corner of Harrison Street and Courtland Street.

*Resolved, That the Director of Inspection and Standards is requested to investigate a fence at the corner of Harrison Westminster Street and Courtland Street.*

**COUNCILMAN IGLIOZZI moves passage of the several Resolutions.**

**This motion is seconded by COUNCILWOMAN DiRUZZO.**

**COUNCILMAN LOMBARDI moves that "Resolution Requesting the Director of Inspection and Standards to investigate a fence at the corner of Harrison Street and Courtland Street" be amended by deleting the word "Harrison" and inserting in lieu thereof, the word "Westminster".**

**This motion being seconded by COUNCILWOMAN DiRUZZO is put to vote and passed.**

**COUNCILMAN IGLIOZZI thereupon**

**moves the Resolution be Read and Passed as Amended.**

**This motion is seconded by COUNCILWOMAN DiRUZZO.**

**COUNCILWOMAN NOLAN desires to be recorded as voting "No" relative to "Resolution in support of the building of a new Police and Fire Complex".**

**The motion for Passage and Passage as amended, is thereupon Sustained.**

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**COUNCILWOMAN NOLAN, COUNCIL PRESIDENT FARGNOLI and COUNCILWOMAN DiRUZZO:**

Resolution Requesting the City, acting through the Providence Water Supply Board, entered into a Lease and Agreement, dated as of July 1, 1988, and a first amendment to Lease and Agreement, dated as of July 1, 1989 with the Rhode Island Water Resources Board, Corporate to provide for the construction, installation, improvements and leasing of the Fruit Hill Extra High Service System Extension Project.

*Whereas, The City, acting through the Providence Water Supply Board, entered into a Lease and Agreement, dated as of July 1, 1988, and a first amendment to Lease and Agreement, dated as of July 1, 1989 (collectively, the "Lease") with the Rhode Island Water Resources Board, Corporate (the "Board") to provide for the construction, installation, improvements and leasing of the Fruit Hill Extra High Service System Extension Project (the "Project"); and*

*Whereas, At the request of the City pursuant to the terms of the Lease, the Board issued its \$11,685,000 Revenue Bonds (Providence Water Supply Board — Fruit Hill Extra High Service System Extension Project) 1989 Series A, dated*

July 1, 1989 (the "1989 Bonds") to finance the Project, the principal of and interest on which are payable from rental payments made to the Board by the City; and

*Whereas*, Interest rates are at levels such that the Board and the City have determined that it would be to the City's financial benefit to refinance the 1989 Bonds by means of an advance refunding; and

*Whereas*, The City desires to enter into certain agreements, certificates, instruments and other documents, and any amendments to the same, and to provide certain information to the Board, in order to effectuate the refunding of the 1989 Bonds.

*Now, therefore, be it Resolved,*

1. That the City Council hereby agrees and confirms that it shall pay rentals pursuant to the Lease and any amendments made thereto in connection with the refunding of the 1989 Bonds by the Board.

2. That the City Council hereby authorizes the Mayor and the Chief Engineer and/or the Chairman of the Providence Water Supply Board to take any and all action and to execute, file and deliver any and all agreements, certificates, instruments and other documents, and any amendments to the same including amendments to the Lease, all in such form and with such terms and provisions as the officers executing the same shall approve, and to provide information to the Board regarding the City and the Providence Water Supply Board, in order to effectuate the refunding of the 1989 Bonds.

3. The City's Director of Finance is authorized to execute and deliver a continuing disclosure certificate in connection with the refunding bonds issued by the Board, in such form as shall be deemed advisable by the City's Director of Finance. The City hereby covenants and agrees that it will comply with and carry out all of the provisions of the continuing disclosure certificate,

as it may be amended from time to time. Notwithstanding any other provision of this Resolution or the bonds, failure of the City to comply with any continuing disclosure certificate shall not be considered an event of default; however, any bondholder or beneficial owner of the bonds may take such actions as may be necessary and appropriate, including seeking mandate or specific performance by court order, to cause the City to comply with its obligations under this Resolution and under the continuing disclosure certificate.

4. This Resolution shall take effect on passage.

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#### COUNCILMAN ROLLINS (By Request):

Resolution Requesting the Traffic Engineer to prohibit motor vehicel traffic along Alabama Avenue between Narragansett Boulevard and Virginia Avenue on Friday, June 13, 1997 and Saturday, June 14, 1997 and also on Friday, June 20, 1997 and Saturday, June 21, 1997 between the hours of 6:00 o'clock P.M. to 11:00 o'clock P.M. on all days for the Annual Holy Ghost and Washington Park block party.

*Resolved*, That the Traffic Engineer is requested to prohibit motor vehicel traffic along Alabama Avenue between Narragansett Boulevard and Virginia Avenue on Friday, June 13, 1997 and Saturday, June 14, 1997 and also on Friday, June 20, 1997 and Saturday, June 21, 1997 between the hours of 6:00 o'clock P.M. to 11:00 o'clock P.M. on all days for the Annual Holy Ghost and Washington Park block party.

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Resolution Requesting the Director of Public Works to repair the road at the intersection of Michigan Avenue and Washington Avenue.

*Resolved*, That the Director of Public Works is

requested to repair the road at the intersection of Michigan Avenue and Washington Avenue.

**Severally Read and Collectively Passed, on motion of COUNCILMAN IGLIOZZI, seconded by COUNCILWOMAN DiRUZZO.**

**The motion for Passage is Unanimously Sustained.**

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Resolution Requesting the Traffic Engineer to cause the installation of "Four-Way Stop" signs at Ocean Street and Potters Avenue.

**COUNCIL PRESIDENT FARGNOLI Refers the Resolution to the Committee on Public Works.**

**The motion to Refer is Unanimously Sustained.**

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Resolution Requesting the Director of Public Works to bait the sewers at various locations within the 10th Ward.

*Resolved*, That the Director of Public Works is requested to bait the sewers at the following locations:

Ohio Avenue, from Michigan Avenue to Eddy Street.

Indiana Avenue, from Michigan Avenue to Eddy Street.

Gladstone Street, from Baxter Street to Broad Street.

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Resolution Requesting the Board of Park Com-

missioners to rename Salisbury Street Park as "Annie L. Morris Park".

*Resolved*, That the Board of Park Commissioners is requested to rename Salisbury Street Park as "Annie L. Morris Park".

**Severally Read and Collectively Passed, on motion of COUNCILMAN IGLIOZZI, seconded by COUNCILWOMAN DiRUZZO.**

**The motion for Passage is Unanimously Sustained.**

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**COUNCILMAN ROLLINS and COUNCILWOMAN NOLAN:**

Resolution Requesting the Traffic Engineer to cause the installation of a Memorial Plaque at the intersection of Croyland Road and Potters Avenue, in memory of Malik O'Connor.

**COUNCIL PRESIDENT FARGNOLI Refers the Resolution to the Committee on Urban Redevelopment, Renewal and Planning.**

**The motion to Refer is Unanimously Sustained.**

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Resolution Requesting the Traffic Engineer to cause the installation of a Memorial Plaque at the intersection of Sayles Street and Harriett Street, in memory of Keith Eric Johnson.

**COUNCIL PRESIDENT FARGNOLI Refers the Resolution to the Committee on Urban Redevelopment, Renewal and Planning.**

**The motion to Refer is Unanimously Sustained.**

Resolution Requesting the Traffic Engineer to cause the installation of a Memorial Plaque on Pole Number 361 along Allens Avenue, in the memory of Corey Dean Figueiredo.

**COUNCIL PRESIDENT FARGNOLI Refers the Resolution to the Committee on Urban Redevelopment, Renewal and Planning.**

**The motion to Refer is Unanimously Sustained.**

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**COUNCILWOMAN ROMANO:**

Resolution Requesting the Chief Electrical Inspector to install light fixtures on poles numbered 2 and 3 on Dorothy Avenue with lights at 27,500 lumen.

*Resolved*, That the Chief Electrical Inspector is requested to install light fixtures on poles numbered 2 and 3 on Dorothy Avenue with lights at 27,500 lumen.

**COUNCILWOMAN WILLIAMS (By Request):**

Resolution Requesting the Traffic Engineer to prohibit motor vehicle traffic along Halsey Street, between Prospect Street and Brown Street on Friday, July 4, 1997 between the hours of 3:00 o'clock P.M. to 9:00 o'clock P.M. for the 9th Annual Block Party.

*Resolved*, That the Traffic Engineer is requested to prohibit motor vehicle traffic along Halsey Street, between Prospect Street and Brown Street on Friday, July 4, 1997 between the hours of 3:00 o'clock P.M. to 9:00 o'clock P.M. for the 9th Annual Block Party.

**Severally Read and Collectively Passed, on motion of COUNCILMAN IGLIOZZI, seconded by COUNCILWOMAN DIRUZZO.**

**The motion for Passage is Unanimously Sustained.**

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## REPORTS FROM COMMITTEES

### COUNCILMAN ROBERT M. CLARKIN, Chairman COMMITTEE ON PUBLIC WORKS

**Transmits the following with recommendation the same be Approved:**

Resolution to abandon a portion of Cyrel Court.

*Resolved, Decreed and Ordered:*

That the following named highway shown as cross-hatched area on the accompanying plan

entitled: "Providence, RI Department of Public Works — Engineering Office, Street Line Section Plan No. 064583 dated 1 November 1996.

*viz:*

Cyrel Court, shown as cross-hatched area on accompanying plan (attached hereto as Exhibit "A") and designated by the letters (A-B-C-D-A) having ceased to be useful to the public and is proposed to be abandoned as a Public Highway. Said Abandonment is specifically conditioned precedent upon the following:

(1) Petitioner shall tender the amount of Twelve Thousand Two Hundred Forty (\$12,240.00) in legal tender U.S. to the City of Providence.

(2) The Petitioner shall convey an easement acceptable to the Narragansett Electric Company which will permit retention of its facilities in their existing location, together with the right to inspect, maintain, operate and replace the same with twenty-four hour access to said facilities, or in the alternative should it be determined by the petitioner that any such facilities need to be relocated in order to comply with an intended use, the petitioner shall assume all costs of relocation.

(3) The Petitioner shall convey an easement acceptable to the NYNEX which will permit retention of its facilities in their existing location, together with the right to inspect, maintain, operate and replace the same with twenty-four hour access to said facilities, or in the alternative should it be determined by the petitioner that any such facilities need to be relocated in order to comply with an intended use, the petitioner shall assume all costs of relocation.

(4) Upon abandonment, petitioners, should they wish to operate an automobile repair and sales business, shall complete any petitions before the Zoning Board of Review and/or the Department of Planning & Development, and/or the City Plan Commission, but in any event shall:

(a) Comply with Sections 409 and 410 of the Zoning Ordinance;

(b) Provide a hedge of compact evergreens or other suitable plantings behind the existing chain-link fence along the frontage of lots 571 and

398 facing Manton Avenue as required under Section 705.6 of the Zoning Ordinance;

(c) Pave the surface of lots 398, 528 and 571 as required in Section 705.4 of the Zoning Ordinance; and

(d) Install a six (6) foot high tight board fence along the outside perimeter of said lots so as to screen the outside storage of vehicles from adjacent and commercial properties as required under Sections 410 and 705.7 of the Zoning Ordinance;

5. The petitioner acknowledges the letter of the Providence Water Supply Board dated 11 October, 1996 and notes that prospective development of lots surrounding the abandoned highway may present costly modifications so as to provide an adequate water supply and the petitioner, if it is found necessary, shall allow access and utility access to lot 447.

6. The petitioner shall, if necessary, allow access and utility access to lot 447 through the grant of an appropriate easement.

7. Petitioner acknowledges that abutters to the abandoned portion of the highway may make some claim thereto.

*Ordered*, That after the entry of this order or decree the City Clerk shall cause a notice thereof to be published in a newspaper, published in the County of Providence at least once a week for three successive weeks and a further and personal notice shall be served by the City Sergeant upon every owner of land abutting the above-named highway which has been abandoned, who is known to reside within the State.

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Resolution to abandon a portion of Chalkstone Avenue.

*Resolved, Decreed and Ordered:*

That the following named highway shown as cross-hatched area on the accompanying plan entitled: "Providence, RI Department of Public Works — Engineering Office, Street Line Section Plan No. 064569 dated 30 October 1995.

*viz:*

*Chalkstone Avenue*, (portions of) shown as cross-hatched area on accompanying plan (attached hereto as Exhibit "A") and designated by the letters (A-B-C-D-A) having ceased to be useful to the public and is proposed to be abandoned as a Public Highway. Said Abandonment is specifically conditioned precedent upon the following:

(1) Petitioner shall tender the amount of Two Thousand Three Hundred Dollars (\$2,300.00) in legal tender U.S. to the City of Providence.

(2) The Petitioner shall convey an easement acceptable to the Narragansett Electric Company which will permit retention of its facilities in their existing location, together with the right to inspect, maintain, operate and replace the same with twenty-four hour access to said facilities, or in the alternative should it be determined by the petitioner that any such facilities need to be relocated in order to comply with an intended use, the petitioner shall assume all costs of relocation.

(3) The Petitioner shall convey an easement acceptable to the Providence Gas Company which will permit retention of its facilities in their existing location, together with the right to inspect, maintain, operate and replace the same with twenty-four hour access to said facilities, or in the alternative should it be determined by the petitioner that any such facilities need to be relocated in order to comply with an intended use, the petitioner shall assume all costs of relocation.

(4) The Petitioner shall convey an easement acceptable to the NYNEX which will permit retention of its facilities in their existing location, together with the right to inspect, maintain, operate and replace the same with twenty-four

hour access to said facilities, or in the alternative should it be determined by the petitioner that any such facilities need to be relocated in order to comply with an intended use, the petitioner shall assume all costs of relocation.

(5) The Petitioner shall convey an easement acceptable to the Providence Water Supply Board which will permit retention of its facilities in their existing location, together with the right to inspect, maintain, operate and replace the same with twenty-four hour access to said facilities, or in the alternative should it be determined by the petitioner that any such facilities need to be relocated in order to comply with an intended use, the petitioner shall assume all costs of relocation.

The petitioner shall:

(a) Provide a landscape strip of evergreen plantings at least four (4) feet high and stockade fencing along Douglas Avenue and the State right-of-way line so as to screen the expanded lot as is required under Section 705.7 of the Zoning Ordinance (See attached map marked as Exhibit "B");

(b) Seek an appropriate variance from the Zoning Board of Review and until such application is completed and granted, engage in no non-conforming act; and

(c) Provide required easements for existing public utility companies.

Petitioner acknowledges that the State of Rhode Island and Solid Gold Productions, Inc. are abutters to the abandoned portion of the highway and may make some claim thereto.

*Ordered*, That after the entry of this order or decree the City Clerk shall cause a notice thereof to be published in a newspaper, published in the County of Providence at least once a week for three successive weeks and a further and personal notice shall be served by the City Sergeant upon every owner of land abutting the above-named

highway which has been abandoned, who is known to reside within the State.

**Severally Read and Collectively Passed, on motion of COUNCILMAN IGLIOZZI, seconded by COUNCILWOMAN DiRUZZO, by the following Roll Call Vote:**

**Ayes:** Council President Fagnoli, Councilmen Allen, DeLuca, Councilwoman DiRuzzo, Councilmen Igliazzi, Jackson,

**Lombardi, Mancini, Councilwomen Nolan, Romano and Williams—11.**

**Noes:** None.

**Absent:** Councilmen Clarkin, Rollins and Councilwoman Young—3.

**The motion for Passage is Sustained.**

## **COUNCILWOMAN JOSEPHINE DiRUZZO, Chairwoman COMMITTEE ON URBAN REDEVELOPMENT, RENEWAL AND PLANNING**

**Transmits the following with recommendation the same be Approved:**

**Resolution Authorizing the City of Providence, Rhode Island to file an Annual Program Description and Budget under the Housing and Community Development Act.**

*Whereas, The City of Providence is interested in the continuation of the Community Development Block Grant, the HOME Investment Partnership and the Emergency Shelter Grant programs in its neighborhoods, and*

*Whereas, These programs provide funding to important programs in the areas of housing, public facilities expansion, rehabilitation, human services, services to the homeless and economic development and*

*Whereas, The City of Providence, Rhode Island is eligible to receive Community Development Block Grant entitlement funds in the 23rd Program Year beginning July 1, 1997 and ending June 30, 1998 under Section 106(a) and (h) of Title I of the Housing and Community Development Act of 1984 in the amount of \$7,672,000 and will also receive Emergency Shelter Grant funds in the amount of \$202,000 and will also receive*

**HOME Investment Partnership Program funds in the amount of \$1,808,000 and**

*Whereas, The Annual Program and Budget shall be filed with the New England Region Office of the United States Department of Housing and Urban Development as soon as possible,*

*Now, therefore, The City Council of the City of Providence, State of Rhode Island, hereby authorizes the City of Providence through its official representative, the Mayor, to file such Annual Program and Budget with the New England Region Office of the United States Department of Housing and Urban Development for the purpose of obtaining Community Development Block Grant entitlement, Emergency Shelter Grant and HOME Investment Partnership funds.*

**Read and Passed, on motion of COUNCILMAN IGLIOZZI seconded by COUNCILWOMAN DiRUZZO, by the following Roll Call Vote:**

**Ayes:** Council President Fagnoli, Coun-

cilmen Allen, DeLuca, Councilwoman DiRuzzo, Councilmen Igliazzi, Jackson, Lombardi, Mancini, Councilwomen Nolan, Romano and Williams—11.

Absent: Councilmen Clarkin, Rollins and Councilwoman Young—3.

The motion for Passage is Sustained.

Noes: None.

### **COUNCILMAN DAVID V. IGLIOZZI, Chairman COMMITTEE ON ORDINANCES**

**Transmits the following with recommenda-  
tion the same be Adopted:**

An Ordinance in amendment of Chapter 564 of the Ordinances of the City of Providence entitled: "The City of Providence Zoning Ordinance" approved June 27, 1994, as amended, by amending Providence Zoning District Maps numbered 81 and 120 of the Official Zoning Map by changing the Zoning District Designation of certain lots from R-1 One Family District to an R-P, Residential Professional District.

*Be it ordained by the City of Providence:*

**Section 1.** Chapter 564 of the Ordinances of the City of Providence entitled: "The City of Providence Zoning Ordinance" approved June 27, 1994, as amended, is hereby amended by changing the zoning district designation of Lot 484 of the Zoning District Map Number 81 of the Official Zoning Maps from R-1 One Family District to an R.-P., Residential Professional District and Providence Zoning District Map Number 120, Lots 12, 14, 43, 46, 84, 85, 86, 87, 440, 386, 385, 371 and 90, from R-1, One Family District to R.-P., Residential Professional District. This is area located on the northeast side of Smith Street

starting at 805 Smith Street and ending at Tyndall Ave., going on lot in depth.

**Section 2.** This Ordinance shall take effect upon passage.

**Read and Passed the First Time, on motion of COUNCILMAN IGLIOZZI, seconded by COUNCILWOMAN DIRUZZO, by the following Roll Call Vote:**

**Ayes:** Council President Fagnoli, Councilmen Allen, DeLuca, Councilwoman DiRuzzo, Councilmen Igliazzi, Jackson, Lombardi, Mancini, Councilwomen Nolan, Romano and Williams—11.

**Noes:** None.

**Absent:** Councilmen Clarkin, Rollins and Councilwoman Young—3.

**The motion for Passage the First Time is Sustained.**



## **COUNCILMAN KEVIN JACKSON, Chairman COMMITTEE ON CITY PROPERTY**

**Transmits the following with recommenda-  
tion the same severally Approved:**

Resolution Authorizing the Mayor to enter into a lease with Sprint PCS for property located at Hope High School.

*Resolved*, That His Honor, the Mayor, is authorized to execute documents with Sprint Spectrum, L.P., relative to lease of a portion of the roof located at Hope High School on Hope Street in the City of Providence for a sum of twenty-eight hundred (\$2,800.00) dollars per month plus other terms and conditions as imposed by the Property Committee, the City Council and His Honor, the Mayor for a term of five (5) years, according to the terms and conditions of Exhibit A.

This lease is further conditioned upon construction being completed on or before the beginning of the school year, to the extent possible.

Resolution Authorizing the acceptance of land located on Benedict Street.

*Resolved*, That His Honor, the Mayor, is

authorized to accept that certain parcel of land located on the southwesterly side of Benedict Street in the City of Providence for the sum of one dollar (\$1.00), as described in Exhibit A.

Said parcel is currently being utilized as a sidewalk.

**Severally Read and Collectively Passed, on motion of COUNCILMAN IGLIOZZI, seconded by COUNCILWOMAN DiRUZZO, by the following Roll Call Vote:**

**Ayes:** Council President Fagnoli, Councilmen Allen, DeLuca, Councilwoman DiRuzzo, Councilmen Igliazzi, Jackson, Lombardi, Mancini, Councilwomen Nolan, Romano and Williams—11.

**Noes:** None.

**Absent:** Councilmen Clarkin, Rollins and Councilwoman Young—3.

**The motion for Passage is Sustained.**

## **COUNCILWOMAN PATRICIA K. NOLAN, Chairwoman COMMITTEE ON FINANCE**

**Transmits the following with recommenda-  
tion the same be severally Approved:**

Resolution authorizing the City Collector to cause the taxes to be abated in the amount of one thousand, five hundred ninety dollars, twenty cents (\$1,590.20) on that property located along 100 Lydia Street and designated on Assessor's

Plat 68, Lots 551 and 552, as requested by Jose E. and Alida M. Lilil.

*Resolved*, That the City Collector is hereby authorized to cause the taxes to be abated in the

amount of one thousand, five hundred ninety dollars, twenty cents (\$1,590.20) on that property located along 100 Lydia Street and designated on Assessor's Plat 68, Lots 551 and 552, as requested by Jose E. and Alida M. Lilil.

Resolution Reporting Receipt of certain gifts of moneys by the Board of Park Commissioners for the preservation and care of specified burial lots in North Burial Ground.

**Transmits the following with recommendation the same be Approved, as amended:**

Resolution Requesting approval for certain expenditures of funds from the Neighborhood Improvement Program, as amended.

*Whereas*, An Ordinance Appropriating \$50 Million Dollars and authorizing the issuance of \$50 Million Dollars in Bonds for the Neighborhood Improvement Program: A Plan to Revitalize Providence's Neighborhoods was adopted (1997-27), and

*Whereas*, Said Ordinance requires that "each component of said plan will be developed and approved by the City Council prior to the expenditures of any funds", and

*Whereas*, Plans have been developed for several components of the Neighborhood Improvement Plan.

*Now, therefore, be it Resolved*, That the following expenditures of funds are approved:

1. Elimination of Blight — \$500,000.00 for title review of all properties on a respective list approved by the City Council and demolition and property acquisition for certain properties. Title and acquisition to be managed by the Department of Planning and Development, demolition by the Department of Inspection and Standards, also subject to Council approval in each Council person's specific Ward.

2. Downtown Improvement Program — \$250,000.00 for acquisition of property in accordance with the Downtown Renewal Plan to be managed by the Department of Planning and Development when the Providence Redevelop-

ment Agency sells property, it will be only to a taxable entity at fair market value.

3. Street, Traffic and School Zone Lights — \$250,000.00 for improvements to decorative light fixtures Downtown, Atwells Avenue and Benefit Street and for School Zone Warning Lights at various Schools to be managed by the Traffic Engineer.

4. Pavement Management Study and Plan — \$100,000.00 to be managed by the Department of Public Works, subject to RFP showing utilities, curbing and sidewalks.

**COUNCILMAN IGLIOZZI moves that the Several Resolutions be Read and Passed.**

**This motion is seconded by COUNCILWOMAN DiRUZZO.**

**COUNCILWOMAN NOLAN moves that "Resolution Requesting approval for certain expenditures of funds from the Neighborhood Improvement Program, as amended" be further amended in Section 2. third line after the word "Development" by inserting the following: "when the Providence Redevelopment Agency sells property, it will be only to a taxable entity at fair market value".**

**This motion is seconded by COUNCILMAN DeLUCA.**

**COUNCILWOMAN DiRUZZO moves the same Resolution be further amended in Section 1. entitled "Elimination of Blight",**

on the first line after the words "of all properties on" inserting the words "a respective list approved by the City Council" and again, on the fourth line, after the word "Standards" insert the word "also".

This motion is seconded by COUNCILMAN LOMBARDI.

COUNCILMAN IGLIOZZI moves that the Resolution be Read and Passed, as amended.

This motion being seconded by COUNCILWOMAN DiRUZZO is put to vote and Passed.

The motion for Passage and Passage as amended, are thereupon Sustained.

## PERSONAL EXPRESSION

COUNCILMAN ALLEN requests the privilege of the floor to speak on a point of personal expression and states:

"Madam President and Members of this Honorable Body, I stand for a Point of Personal Expression.

Seven weeks ago, several parents, teachers and students came to me who either go to school or work at the Gilbert Stuart, Jr., Middle School. At that time, they requested that we look at the quality of air at that particular school. I requested from the School Department that a study be done. Three days ago, I received the results of that study, which I have copies of and will make available to you.

In the 17 rooms sampled in that School, they found that 11 rooms or approximately 70 percent of the rooms had exceeded the acceptable level of carbon dioxide. Now, the report goes on to say that the symptoms of having insufficient air in the room, in a structure is dizziness, nausea, drowsiness, headaches and shortness of breath. Now imagine the message that we are sending to the thousands of kids that come from the West End, Olneyville, and South Providence Neighborhoods who attend this middle school. How can we expect our young to learn in an inhumane environment? The same environment,

I might add, that one year ago was cited for roaches, paint peelings and rodents in the food service area. When I received the report I called Mr. Jackson, who is the Director of Buildings and Grounds for the School Department and he reported to me that the air quality was indeed an issue, not only at Gilbert Stuart but in many schools throughout the City and that financial resources were too scarce to address this problem. Well, shame on you, Mr. Jackson! That's Bernie Jackson, I might add, not Councilman Jackson, for taking your salary as Director of Buildings and Grounds and not protecting the well being of the children at Gilbert Stuart.

Shame on the Providence School Department Administration, who recently requested from this Council salary increases for themselves but not for the well being of our young people enrolled in our schools! Shame on us, the Elected Officials, if we don't speak out and insist that our school age youth be protected and not placed in harms way!

I am demanding tonight that a necessary corrective action be taken so our children can be taught in an environment that is conducive to learning and not physical torture!

I hope that you, my colleagues, will join me in insisting that a comprehensive quality air study

be performed on all our schools lacking a fresh air system and a corrective plan of action be designed and implemented by September of the upcoming school year.

Lastly, I am urging that any proposed salary increases for the Administrators of the School Department be denied by this Honorable Body until such time that these Administrators place

the same level of importance on the welfare of our children, as they do for their salaries.

The welfare of our youth is far too important to let this matter go unattended to.

Thank you."

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## COMMUNICATIONS AND REPORTS

### FROM THE CITY ASSESSOR:

Certificates (Nos. 23A and 24A) recommending the same be Severally Canceled pursuant to the provisions of Sections 14 and 15 of Title 44, Chapter 7 of the General Laws of the State of Rhode Island, 1956, as Amended.

**COUNCIL PRESIDENT FARGNOLI Refers the Certificates to the Committee on Claims and Pending Suits.**

**The motion to Refer is Unanimously Sustained.**

### FROM THE CLERK'S DESK

Application from Merit Oil of R.I., Inc. for the installation of storage tanks at 83 Point Street, Providence, RI.

**COUNCIL PRESIDENT FARGNOLI Refers the Application to the Committee on Public Works.**

**The motion to Refer is Unanimously Sustained.**

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**Petitions for Compensation for Injuries and Damages, viz:**

Lampe Markus Dieter

June Matrumalo

Lori Jean Pandozzi

Allied Recovery Services on behalf of MDA Services, Inc., a/s/o Kenneh Bolsch

Diana Donofrio

Javier Jimenez

Frank J. DiMaio

Northland Insurance Co., a/s/o Jennifer Williams.

Metropolitan Insurance Co., a/s/o Miguel Garcia

Progressive Insurance Co., a/s/o Stephen Brill

Linda S. Procaccini

Roseanne Jean Louis

Elaine McMahon p.p.a. Corey McMahon

Carmen Gonzalez

Dela Nimely

**COUNCIL PRESIDENT FARGNOLI Severally Refers the Several Petitions to the Committee on Claims and Pending Suits.**

**The motion to Refer is Unanimously Sustained.**

## PRESENTATION OF CITATIONS

### *"In Congratulations"*

#### **COUNCIL PRESIDENT FARGNOLI and the MEMBERS of the CITY COUNCIL:**

##### **Citations Extending Congratulations.**

*Resolved*, That the Members of the City Council extend their sincere congratulations to the following:

Maria Leonidas Fernandez, in recognition of the celebration of your 70th Birthday, born on June 26, 1927.

Judge William Grande, Municipal Court Judge, in recognition of the celebration of your 90th Birthday on May 23, 1997.

Morris Chorney, in recognition of your retirement from the Birchwood School after 27 years of Teaching in the North Providence Schools.

Janice Graves, in recognition of your retirement from the Birchwood School after 33 years of Teaching in the North Providence Schools.

Juan and Janet Pichardo, in recognition of the celebration of the birth of your son, Christian Pichardo.

Mr. and Mrs. Robert McMahon, in recognition of the celebration on the adoption of your son, James Kennedy McMahon.

Thomas M. Nolan, in recognition of the celebration of your graduation from Rhode Island College on May 24, 1997.

Olivia Parks Woods, CMC/AEE, Municipal Clerk of Atlanta, Georgia, in recognition of being chosen as the 1997 Georgia Municipal Clerk of the Year and wishing you success.

Mount Pleasant High School, class of 1947, in recognition of the celebration of their 50th Anniversary.

Roger Williams Day Care, in recognition of their 25th Anniversary and to Sister Elizabeth Duffy on directing the Day Care for over 20 years.

Charlotte Watkins, in recognition of the celebration of your 72nd Birthday, born on June 18, 1925.

Father James David Capoverdi, Jr., in recognition of the occasion of his Ordination to the Priesthood on June 14, 1997.

Donna M. Dionne, in recognition of receiving an Associate Degree from the Community College of Rhode Island, majoring in Applied Science-Chemical Technology.

Catherine Turbitt, in recognition of your accomplishment of attaining a Masters Degree in Arts and Education from Providence College.

Severally Read and Collectively Passed, on motion of COUNCILMAN IGLIOZZI, seconded by COUNCILWOMAN DiRUZZO.

The motion for Passage is Unanimously Sustained.

## PRESENTATION OF RESOLUTIONS

### *"In Memoriam"*

COUNCIL PRESIDENT FARGNOLI and the MEMBERS of the CITY COUNCIL:

Resolutions Extending Sympathy.

*Resolved*, That the Members of the City Council extend their sincere sympathy to the families of the following:

Anna Ciolfi

Giovannina Criscione

Rose Palumbo

Celia Tartaglia

Jennie M. Sammartino

William J. McCoy, Sr.

Edwin Furtado, Sr.

Mary Dias

Beverly A. Morin

Peter Fiore, Sr.

Maria G. "Mary" Anastasi

Nicolina "Mickey" Ciccone

Bennie DiRobbio

Edward A. Zerra

Betty Marwell

Durries Brown

Rose Davoli

Kathleen A. Bentley

Antonio "Anthony" Viti

Maria "Mary" Principe

Thomas W. Clement

COUNCILMAN IGLIOZZI, seconded by  
COUNCILWOMAN DiRUZZO.

The motion for Passage is Unanimously  
Sustained.

Severally Read and Collectively Passed,  
by a Unanimous Rising Vote, on motion of

## ADJOURNMENT

There being no further business, on  
motion of COUNCILMAN IGLIOZZI, sec-  
onded by COUNCILWOMAN DiRUZZO, it is  
voted to adjourn at 9:15 o'clock P.M.  
(E.D.T.).

*Michael R. Clement*

City Clerk